1 2 3 4 5	KATHLEEN BLISS Nevada Bar No. 7606 RUSSELL J. BURKE Nevada Bar No. 12710 LEWIS BRISBOIS BISGAARD & SMITH LLP 6385 S. Rainbow Boulevard, Suite 600 Las Vegas, Nevada 89118 Telephone: 702.893.3383 FAX: 702.893.3789	
6	Attorneys for Young Hie Choi	
7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
9		
10	UNITED STATES OF AMERICA,	CASE NO. 2:12-cr-268-JAD-CWH
11	Plaintiff,	STIPULATION AND ORDER FOR YOUNG HIE CHOI TO STAY IN PRESCOTT, ARIZONA FOR TWO CONSECUTIVE NIGHTS EACH WEEK OF THE MONTH OF JUNE 2015
12	VS.	
13	YOUNG HIE CHOI, a.k.a. Lianyi Li, PAUL CHOI, a.k.a. Chunai Li,	
14	JIN HO SONG, a.k.a. Chenghua Song, a.k.a. Aihua Shen, a.k.a. Songai Li, IN SEON SEONG, a.k.a. Hong Shan Jin, JONG YUN LEE, a.k.a. Hong Chang, a.k.a.	
15		
16	Hong Yu Jin, and MYOUNG SOOK SONG, a.k.a. Chun Yu Jin,	
17	Defendants.	
18		
19		
20	IT IS HEREBY STIPULATED AND AGREED by and between the United States of	
21	America, by and through Assistant United States Attorney Kimberly Frayn of the United States	
22	Attorney's Office for the District of Nevada, and defendant Young Hie Choi ("Ms. Choi"), by and	
23	through Kathleen Bliss and Russell J. Burke, of the law firm Lewis Brisbois Bisgaard & Smith	
24	LLP, (collectively, the "Parties") that:	
25	1. Ms. Choi is currently allowed to stay in Prescott, Arizona one night per week for business	
26	purposes, (see ECF No. 81, Order);	
27	2. The Parties have agreed that, for the month of June only, Ms. Choi may stay two	
28	consecutive nights each week in Prescott	, Arizona each for the purposes of maintaining

proper standards at her business in Prescott, Arizona; 1 3. Ms. Choi will notify Pretrial Services prior to leaving for Prescott, Arizona for her two 2 3 consecutive night stay; 4. Specifically, Ms. Choi may stay in Prescott, Arizona the following consecutive nights: 4 5 a. Tuesday, June 9, 2015, through Thursday, June 11, 2015; b. Tuesday, June 16, 2015, through Thursday, June 18, 2015; 6 7 c. Tuesday, June 23, 2015, through Thursday, June 25, 2015; and 5. All remaining conditions of pretrial release remain in place; 8 9 This Stipulation is made in good faith and not for the purposes of delay. 10 DATED: June 8, 2015. 11 By: /s/ Kathleen Bliss 12 KATHLEEN BLISS Attorney for Young Hie Choi 13 By: /s/ Kimberly Frayn 14 KIMERBERLY FRAYN 15 Attorney for the government **16** IT IS HEREBY ORDERED that Ms. Choi may stay two consecutive nights each 17 week in Prescott, Arizona for the month of June 2015 in accordance with the schedule presented in 18 the Stipulation.. 19 IT IS FURTHER ORDERED that all of Ms. Choi's remaining pretrial release 20 conditions remain in effect. 21 22 Dated: June 8, 2015. 23 24 25 26 27 28

2

BRISBOIS
BISGAARD
& SMITH LLP
ATTORNEYS AT LAW

4835-6378-2180.1